

Software License Agreement and Warranty for Samsung OfficeServ Applications

IMPORTANT, READ CAREFULLY

The Samsung End-User License Agreement (EULA) is a legal binding agreement between you (either an individual or an entity) and Samsung Communications for the Samsung Software Product purchased as part of a Samsung OfficeServ solution, which includes computer software and may include printed material, and 'online' or electronic documentation ('SOFTWARE'). By installing, using the SOFTWARE, you indicate your acceptance of this Samsung License Agreement. If you do not agree to the terms of this License Agreement, please do not install or use the enclosed SOFTWARE.

SOFTWARE LICENSE

Copyright laws and international copyright treaties, as well as other intellectual property laws and treaties protect the enclosed SOFTWARE.

1) GRANT OF LICENSE.

This License Agreement grants you following rights :

- a) **SOFTWARE** ; Samsung grants to you as an individual, a personal, non-exclusive license to make and use one (1) copy of the **SOFTWARE** accompanying this Agreement on any single computer, provided the **SOFTWARE** is in use on only one computer at any time. If you have multiple Licenses for the **SOFTWARE**, then at any time you may have as many copies of the **SOFTWARE** in use as you have Licenses.
- b) **Electronic Documents** ; Solely with respect to electronic documents included with the **SOFTWARE**, you may make an unlimited number of the copies, provided that such copies shall be used only for internal purpose and you shall not publish or distribute such to any third party, without Samsung Communications written and expressed consent.
- c) **Limitation on Reverse Engineering, De-compilation, Disassembly** ; You shall not reverse engineer, de-compile or disassemble the **SOFTWARE**.
- d) **Separation of Components** ; The **SOFTWARE** is licensed as a single product. Its component parts may not be separated for use on more than one computer.



COMMUNICATIONS
Enterprise IP Solutions

Samsung Communications

Unit 3A, 100 Station Street
Nunawading, Victoria
Australia, 3131
Tel: 1800 815 174 (within Australia)
Fax: 03 9872 6562 (within Australia)
Email: samcom@samcom.com.au
www.samcom.com.au

- e) Support Services; Samsung Communications may provide you with support services related to the SOFTWARE, according to the Samsung policies relating to the particular product. With respect to technical information you provide to Samsung Communications as part of the support services, Samsung Communications may use such information for its business purpose, including for product support and development. Samsung Communications will not utilise such technical information in any other form.
- g) SOFTWARE Transfer; You may permanently transfer all of your rights according to this agreement, provided that you retain no copies, you transfer all of the SOFTWARE, and the recipient agrees to the terms of this agreement by notifying in writing to Samsung Communications, and including all prior versions of SOFTWARE if the SOFTWARE is an upgrade.
- h) Termination; Without prejudice to any other rights, Samsung Communications may terminate this agreement if you fail to comply with the terms and condition of this agreement. In such event, you must destroy all copies of the SOFTWARE and all of its component parts.

2) UPGRADES & COPYRIGHT.

- a) Upgrade; If the SOFTWARE is an upgrade of a component of a package of software programs that you licensed as a single product, the SOFTWARE may be used and transferred only as a part of that single product package and may not be separated for use on more than one computer.
- b) Copyright; The SOFTWARE is owned by Samsung Communications or its suppliers and protected by copyright laws and international treaty provisions. Therefore, you must treat the SOFTWARE like any other copyrighted material except that you may install the SOFTWARE on a single computer provided you keep the original solely for backup or archival purpose. You may not copy the printed materials accompanying the SOFTWARE.

LIMITED WARRANTY

LIMITED WARRANTY

Samsung Communications warrants that (a) the SOFTWARE will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of purchase, and (b) any Samsung supplied hardware accompanying the SOFTWARE will be free from defects in materials and workmanship under normal use and service for a period of one (1) year from the date of purchase. Any implied warranty on the SOFTWARE and hardware are limited to 90 days and one year, respectively.

UPGRADES WITHIN WARRANTY

From time to time, Samsung Communications may issue, via its Authorised Partners, software upgrades for a particular application to fix reported issues with the software or to enhance and improve the product. Software upgrades issued to solve field problems are supplied in a suitable Electronic format via email and/or file download and the cost of installation and/or configuration of such upgrades is not included in the Samsung Product Warranty offering.

NO OTHER WARRANTIES

To the maximum extent permitted by the applicable law, Samsung Communications disclaims all other warranties, either express or implied, including but not limited to implied warranties of merchantability and fitness for particular purpose, with respect to the SOFTWARE, the accompanying product manual(s) and written materials, and any accompanying hardware. This limited warranty gives you specific legal rights. You may have other rights, which may vary from country/state/jurisdiction to country/state/jurisdiction depending in which one, you have purchased the SOFTWARE.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES

Only to the maximum extent permitted by applicable law, in no event shall Samsung Electronics Corp, Samsung Communications or its suppliers be liable for any other damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the SOFTWARE product, even if one of the above parties has been advised of the possibility of such damages.